



Marlene H. Dortch, Secretary
Office of the Secretary
Federal Communications Commission
445 12th Street, SW
Suite TW-A325
Washington, DC 20554

Re: *EB Docket No. 06-36*

March 1, 2011

Dear Ms. Dortch:

Enclosed for filing in the above-captioned docket is the annual certification concerning Customer Proprietary Network Information ("CPNI") for CURRENT Communications Services, LLC and CCB Ohio, LLC. Please direct any questions to the undersigned.

Sincerely,

A handwritten signature in blue ink, appearing to read "Jay L. Birnbaum".

Jay L. Birnbaum
Senior Vice President & General Counsel

Certification of Mae Squier-Dow
Concerning CCB Ohio, LLC's Compliance with Federal Communications Commission Rules
Governing Customer Proprietary Network Information (CPNI)

EB Docket 06-36


STATE OF NEW YORK

SS:

COUNTY OF MONROE

The undersigned, Mae Squier-Dow, hereby declares under penalty of perjury:

1. My name is Mae Squier-Dow. My office is at 220 Kenneth Drive, Rochester, New York 14623.
2. During 2010 I was an officer of CCB Ohio, LLC, where my title was Senior Vice President-Business Solutions. I am also an officer of and hold the same title at CURRENT Communications Services, LLC ("CCS"), an affiliate of CCB Ohio, LLC ("CCB"). These two companies are referred to collectively herein as "CURRENT." Please note that CURRENT ceased providing telecommunications and interconnected VoIP services in July 2010 and thereafter CCB was merged into CCS.
3. This certification is offered to fulfill for calendar year 2011 the Federal Communications Commission's ("FCC") requirement in EB Docket No. 06-36 that communications providers make an annual certification concerning their handling of Customer Proprietary Network Information ("CPNI").
4. I have personal knowledge that, for calendar year 2010, CURRENT had established operating procedures that adequate to ensure compliance with the FCC's Rules governing CPNI. *See* 47 C.F.R. § 64.2001 *et seq.* CURRENT had established written policy documents outlining policies that are compliant with FCC rules, provided training regarding those policies to both its employees and relevant contractors, and taken steps to ensure that its systems and processes were also compliant with those rules.
5. In 2010, CURRENT did not receive any customer complaints concerning unauthorized release of CPNI.
6. In 2010, CURRENT did not take any actions in any forum against data brokers.



MAE SQUIER-DOW
February 28, 2011